

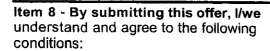
IRS

Form 656

## Offer in Compromise

IRS RECEIVED DATE

Department of the Treasury Internal Revenue Service				
www.irs.gov	Item 1 - Taxpayer's Name and Home or Busi	ness Address		
Form 656 (Rev. 5-2001)	RALPH E. JOHANSEN			
Catalog Number 16728N	Name			
	Name		<b>GOVERNMEI</b>	
	P.O. BOX 24		EXHIBIT	
	Street Address		20_	
	BOSTON	MA 02117-0024		
	City	State ZIP Code	-	
	Mailing Address (if different from above)			
	- Street Address		DATE RETURNED	
	City	State ZIP Code		
Item 2 - Social Security	Numbers	Item 6 - I/We submit this offer for	the reason(s) checked below:	
(a) Primary337~4	0-7502	Doubt as to Liability - "I do no	ot believe I owe this amount "	
(b) Secondary		You must include a detailed e you believe you do not owe the	explanation of the reason(s) why	
Item 3 - Employer Iden	tification Number (included in offer)		nave insufficient assets and t." You must include a complete nent, Form 433-A and/or Form 433-B.	
Item 4 - Other Employe included in offer)	or Identification Numbers (not	circumstances, requiring full hardship or would be unfair a	all amount, but due to my exceptional payment would cause an economic and inequitable." You must include a sign Statement, Form 433-A and/or	
Item 5 - To: Commissi	oner of Internal Revenue Service	Item 7		
i/We (includes all types compromise the tax liab to tax, and additional artax type and period mar for the correct descripti adding additional period X 1040/1120 Incom 1997, 1998	of taxpayers) submit this offer to sillties plus any interest, penalties, additions nounts required by law (tax liability) for the ked below: (Please mark an "X" in the box on and fill-in the correct tax period(s).		e you will obtain the funds to T ATTACHED HERETO  will be paid in 90 days or less.}  30; 60; or 90 days from offer.	
940 Employer's A Return - Year(s)	Annual Federal Unemployment (FUTA) Tax	be paid in MORE than 90 da written notice of acceptance  \$ within See Instructions Section, Determine	ys but within 24 months from of the offer.) days (not more than 90 ine Your Payment Terms)	
Trust Fund Reco	very Penatty as a responsible person of name)	from written notice of acceptance beginning in the month af of the offer, \$	fter written notice of acceptance	
	withholding and Federal Insurance	month for a total of r 24 months from written notice of a	полths. (Cannot extend more than	
Contributions Act	: Taxes (Social Security taxes), for period(s)	X Deferred Payment Offer (Off	fered amount will be paid over	
Other Federal Ta	x(es) [specify type(s) and period(s)]	\$ 500 within 60 90 - See Instructions Section, Dete	days (not more than rmine Your Payment Terms)	
Note: If you need me	ore space, use another sheet titled	beginning in the first month after	· ·	
Sign and date	to Form 656 Dated" the attachment following the listing of		on the 15 day of each month	
the tax period		for a total of 60 months		



- (a) I/We voluntarily submit all payments made on this offer.
- (b) The IRS will apply payments made under the terms of this offer in the best interest of the government.
- (c) If the IRS rejects or returns the offer or I/we withdraw the offer, the IRS will return any amount paid with the offer. If I/we agree in writing, IRS will apply the amount paid with the offer to the amount owed. If I/we agree to apply the payment, the date the IRS received the offer remittance will be considered the date of payment. I/We understand that the IRS will not pay interest on any amount I/we submit with the offer.
- (d) I/We will comply with all provisions of the Internal Revenue Code relating to filing my/our returns and paying my/our required taxes for 5 years or until the offered amount is paid in full, whichever is longer. In the case of a jointly submitted offer to compromise joint tax liabilities, I/we understand that default with respect to the compliance provisions described in this paragraph by one party to this agreement will not result in the default of the entire agreement. The default provisions described in Item 8(n) of this agreement will be applied only to the party failing to comply with the requirements of this paragraph. This provision does not apply to offers based on Doubt as to Liability.
- (e) I/We waive and agree to the suspension of any statutory periods of limitation (time limits provided for by law) for the IRS assessment of the tax liability for the periods identified in Item 5. I/We understand that I/we have the right not to waive these statutory periods or to limit the waiver to a certain length or to certain issues. I/We understand, however, that the IRS may not consider this offer if I/we refuse to waive the statutory periods for assessment or if we provide only a limited

- waiver. The amount of any Federal tax due for the periods described in Item 5 may be assessed at any time prior to the acceptance of this offer or within one year of the rejection of this offer.
- (f) The IRS will keep all payments and credits made, received or applied to the total original tax liability before submission of this offer. The IRS may keep any proceeds from a levy served prior to submission of the offer, but not received at the time the offer is submitted. If I/we have an installment agreement prior to submitting the offer, I/we must continue to make the payments as agreed while this offer is pending. Installment agreement payments will not be applied against the amount offered.
- (g) As additional consideration beyond the amount of my/our offer, the IRS will keep any refund, including interest, due to me/ us because of overpayment of any tax or other liability, for tax periods extending through the calendar year that the IRS accepts the offer. I/We may not designate an overpayment ordinarily subject to refund, to which the IRS is entitled, to be applied to estimated tax payments for the following year. This condition does not apply if the offer is based on Doubt as to Liability.
- (h) I/We will return to the IRS any refund identified in (g) received after submission of this offer. This condition does not apply to offers based on Doubt as to Liability.
- The IRS cannot collect more than the full amount of the tax liability under this offer.
- (j) I/We understand that I/we remain responsible for the full amount of the tax liability, unless and until the IRS accepts the offer in writing and I/we have met all the terms and conditions of the offer. The IRS will not remove the original amount of the tax liability from its records until I/we have met all the terms of the offer.



- (k) I/We understand that the tax I/we offer to compromise is and will remain a tax liability until I/we meet all the terms and conditions of this offer. If I/we file bankruptcy before the terms and conditions of this offer are completed. any claim the IRS files in the bankruptcy proceedings will be a tax claim.
- Once the IRS accepts the offer in writing, I/we have no right to contest. in court or otherwise, the amount of the tax liability.
- (m) The offer is pending starting with the date an authorized IRS official signs this form. The offer remains pending until an authorized IRS official accepts, rejects, returns or acknowledges withdrawal of the offer in writing. If I/we appeal an IRS rejection decision on the offer, the IRS will continue to treat the offer as pending until the Appeals Office accepts or rejects the offer in writing. If I/we don't file a protest within 30 days of the date the IRS notifies me/us of the right to protest the decision, I/we waive the right to a hearing before the Appeals Office about the offer in compromise.
- (n) If I/We fail to meet any of the terms and conditions of the offer and the offer defaults, then the IRS may:
  - immediately file suit to collect the entire unpaid balance of the offer

immediately file suit to collect an amount equal to the original amount of the tax liability as liquidating damages, minus any payment already received under the terms of this offer

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- disregard the amount of the offer and apply all amounts already paid under the offer against the original amount of the tax liability
- file suit or levy to collect the original amount of the tax liability, without further notice of any kind.

The IRS will continue to add interest, as Section 6601 of the Internal Revenue Code requires, on the amount the IRS determines is due after default. The IRS will add interest from the date the offer is defaulted until I/we completely satisfy the amount owed.

- (o) The IRS generally files a Notice of Federal Tax Lien to protect the Government's interest on deferred payment offers. This tax lien will be released when the payment terms of the offer agreement have been satisfied.
- (p) I/We understand that the IRS employees may contact third parties in order to respond to this request and I authorize the IRS to make such contacts. Further, by authorizing the Internal Revenue Service to contact third parties, I understand that I will not receive notice, pursuant to section 7602(c) of the Internal Revenue Code, of third parties contacted in connection with this request.



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Item	9 -	Expl	anatio	n of	Circui	mstan

I am requesting an offer in compromise for the reason(s) listed below:

Note: If you are requesting compromise based on doubt as to liability, explain why you don't believe you owe the tax. If you believe you have special circumstances affecting your ability to fully pay the amount due, explain your situation

You may attach additional sheets if necessary.	
AS A RESULT OF HARDSHIPS ARISING FROM AN U	INSTABLE MARRIAGE AND THE ENSUING
DIVORCE PROCEEDINS WHICH CURRENTLY CONTINU	JE, I DO NOT HAVE SUFFICIENT ASSETS
O SATISFY IN FULL THE AMOUNT OF MY FEDERA	L TAX LIABILITY.
AM, HOWEVER, CONSCIOUS OF MY TAX OBLIGAT	CIONS AND I HAVE NOW BEEN WORKING
ILIGENTLY TO STAY CURRENT WITH MY TAX RET	TURN FILINGS.
N ADDITION, I HAVE MADE ESTIMATED TAX PAY	MENTS FOR 2001 SO THAT I AM CURRENT.
em 10 - Source of Funds	
ve shall obtain the funds to make this offer from the following source(s	):
ve shall obtain the funds to make this offer from the following source(s	
re shall obtain the funds to make this offer from the following source(s  EFERRED PAYMENT PLAN.  m 11  //we submit this offer on a substitute form, I/we affirm that this m is a verbatim duplicate of the official Form 656, and I/we agree be bound by all the terms and conditions set forth in the official	For Official Use Only
re shall obtain the funds to make this offer from the following source(seferred payment plan.  EFERRED PAYMENT PLAN.  If the submit this offer on a substitute form, I/we affirm that this m is a verbatim duplicate of the official Form 656, and I/we agree be bound by all the terms and conditions set forth in the official rm 656.  Indeed penalties of perjury, I declare that I have examined this ier, including accompanying schedules and statements, and to	For Official Use Only I accept the waiver of the statutory period of limitations for
we shall obtain the funds to make this offer from the following source(seferRED_PAYMENT_PLAN.  The submit this offer on a substitute form, I/we affirm that this rm is a verbatim duplicate of the official Form 656, and I/we agree be bound by all the terms and conditions set forth in the official rm 656.  Indeed penalties of perjury, I declare that I have examined this ier, including accompanying schedules and statements, and to be best of my knowledge and belief, it is true, correct and implete.	For Official Use Only I accept the waiver of the statutory period of limitations for the Internal Revenue Service.
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11(b) Signature of Taxpayer

Date

10 July